

UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
07/83	5,964 02/20/	92 COATES	J.	IAF-14
			TSANG, C EXAMINER	
		12M1/1117		
	F. HALEY, JR.			
	& NEAVE AVENUE OF THE (AMEDICAC	ART UN	T PAPER NUMBER
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	ORK, NY 10020		DATE MAILED:	
	EX	AMINER INTERVIEW SUMMARY RE	CORD 4	0. 1 184173 ⁹⁵
il participants (applicar	nt, applicant's representative,	, PTO personnel):	1	
1) Ms. Ma	Donell	(3)		11/17/9
GN Te	0.0			1 1
2)	44	(4)		
Date of Interview 92	7, 1111 and	(15)		
		o □ applicant □ applicant's representative).		
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xhibit shown or demor	istration conducted: U Yes	☐ No. If yes, brief description:		****
	•			
Agreement □ was rea	ached with respect to some o	r all of the claims in question. Xwas not reach	ned.	
		, ,		•
Claims discussed:				
	discussed: US 4			
dentification of prior art	discussed: VI > 9	-0 (
			^	٠
Description of the gener	ral nature of what was agreed	d to if an agreement was reached, or any other of	comments: Cour	15el called 9/21
		Group Director		
request 1	MIROTEW WITE	1 Apeny Richman and	0x 1500	g. ex explanes
Hant Richa	12 ton 2: 40	50's Group Director	. Mr. Fisl	men is the Grow
	1	. ().		
Director. A	and althoug t	he examiner is a prim	any Ex. T	there is a SPG.
9~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	t a Fax co	on of the award me	at to a	meideration.
A full or of the said of the		amendments, if available, which the examiner a	arood would randor	he eleime elleweble must be
		which would render the claims allowable is available.		
☐ 1. It is not necessa	ary for applicant to provide a	separate record of the substance of the intervie	w.	
		dicate to the contrary, A FORMAL WRITTEN RE		AST OFFICE ACTION IS NOT
VAIVED AND MUST IN	NCLUDE THE SUBSTANCE	OF THE INTERVIEW (e.g., items 1-7 on the rev	erse side of this forn	n). If a response to the last Office
•		one month from this interview date to provide a		
☐ 2. Since the exam	niner's interview summary ab	ove (including any attachments) reflects a comp it Office action, and since the claims are now allo	plete response to eac owable, this complete	ch of the objections, rejections and ed form is considered to fulfill the
response requi	rements of the last Office act	tion. Applicant is not relieved from providing a s	separate record of the	e substance of the interview unles
box 1 above is	also checked.		(_ Te	1.1 <u> </u>
TOL 440 (DEL) 5 50		Examiner's	Signature	
PTOL-413 (REV. 2 -93)		Examilio 3		U

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CONTROL NUMBER FILING DATE	PATENT UNDER REEXAMINATION	ATTORNEY DOCKET NO
		EXAMINER .
		ART UNIT PAPER NUMBER
	D	ATE MAILED:
REEXAMINATION IN	TERVIEW SUMMARY FORM	pye 2 of 3
(1) Ms. McDonall (2) Sy. Tsang Date of interview: 9127 11 11	ر4)	
Claims discussed:	espect to some of the claims in que	
Counsel used the Law under 102, to penus. Gramines of MS' 407 embraces of T is higher the point (A fuller description, if nicessary agreed would render the claims pain which would render the claims pain A FORMAL WRITTEN RESPONSE INCLUDE THE SUBSTANCE OF T HAS ALREADY BEEN FILED, THE	that species can be pointed out even can if and a copy of the amendments, if atentable must be attached. Also, we tentable is available, a summary the TO THE LAST OFFICE ACTION IS HE INTERVIEW. IF A RESPONSE IN PATENT OWNER IS GIVEN ONE IT OF THE SUBSTANCE OF THE IN	nnobrons over a nside comes, clm 10 And Schaumann, 1974S available, which the examiner where no copy of the amendments ereof must be attached.) NOT WAIVED AND MUST TO THE LAST OFFICE ACTION MONTH FROM THIS INTERVIEW
cc: Requester		C Tsee



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	FILING DATE	Washington, D.C. 20231		
CONTROL NUMBER		PATENT UNDER REEXAMINATION	ATTORNEY DOCKET NO.	

EXAMINER

ART UNIT PAPER NUMBER

DATE MAILED:
REEXAMINATION INTERVIEW SUMMARY FORM Cont. Page 3 of 3
All participants (patent owner, patent owner's representative, PTO personnel):
1) Ms. McDonell (3)
2) Gx. Tsay (4)
Date of interview: 9 20 0 11 11 and 11 15
Type: Telephonic, Personal: (copy given to patent owner, patent owner's representative).
Exhibit shown or demonstration conducted: Yes, No. If yes, brief description:
Agreement: was reached with respect to some of the claims in question, was not reached.
Claims discussed:
dentification of prior art discussed:
Counsel said to call back he interview arrangement. Counsel called
again 11/11, scheduled interview on 11/17, with the gram and SPE, Dr. Shuh
Coursel called again on " 15, requestry reschedule the interview,
and inform the examiner that the CEO of the company is coming.
The interview is hescheduled on 1/30, 11=30 Rm. Council will fax further A fuller description, if necessary, and a copy of the amendments, if available, which the examineral number agreed would render the claims patentable must be attached. Also, where no copy of the amendments is a superior of the council to the amendments of the council to the cou
which would render the claims patentable is available, a summary thereof must be attached.)
A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST NCLUDE THE SUBSTANCE OF THE INTERVIEW. IF A RESPONSE TO THE LAST OFFICE ACTION
HAS ALREADY BEEN FILED, THEN PATENT OWNER IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO PROVIDE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. 37 C.F.R. 1.560(b).
EXTENSIONS OF TIME ARE GOVERNED BY 37 CFR 1.550(c).

cc: Requester

(Examiner's Signature)